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## REQUEST MAR 2 0 2006 **CONTINUED EXAMIN** TRANSMIT

Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000, provides for continued examination of an utility or plant application filed on or after June 8, 1995.

See The American Inventors Protection Act of 1999 (AIPA).

Application Number	10/088,366
Filing Date	July 11, 2002
First Named Inventor	Udo PURSCHE
Group Art Unit	2816
Examiner Name	A. LUU
Attorney Docket Number	P/63002

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application. NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may wish to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.53 (d) (PTO/SB/29) instead of a RCE to be eligible for the patent term adjustment provisions of the AIPA. See Changes to Application Examination and Provisional Application Practice, Final Rule, 65 Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat Office 47 (Apr. 11, 2000), which established RCE practice.

## **DECLARATION**

The undersigned received a Notice Regarding Change of Power of Attorney mailed March 13, 2006 revoking the power of attorney to the undersigned. On March 17, 2006 the undersigned's representative called Examiner Luu and questioned same, knowing that it was not the intention of the assignee to revoke said power. Indeed, the undersigned had been instructed to file this RCE. Examiner Luu advised that there was a discrepancy between the application number and the filing date on the revocation and eventually concluded that the revocation was submitted by Sony Corporation and was signed by their representative, Dennis Smid, Esq. The undersigned's representative spoke directly to Mr. Smid that same day, who understood that there was apparently a typographical error in the serial number listed on the revocation and was going to research the matter to solve the problem. To date, we are awaiting his return telephone call with his response. Under the circumstances, the Patent Office is respectfully requested to withdraw said erroneous Notice, and reinstate the Power of Attorney to the undersigned.

Respectfully submitted,

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